AO 199A (Rev. 12/11) Order Setting Conditions of Release

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UNITED STATES DISTRICT COURT

	for the
	District of Massachusetts
	United States of America v. Case No. 1:19-mj-6087-7 Gordon Caplan Defendant Defendant
	ORDER SETTING CONDITIONS OF RELEASE
IT I	S ORDERED that the defendant's release is subject to these conditions:
(1)	The defendant must not violate federal, state, or local law while on release.
(2)	The defendant must cooperate in the collection of a DNA sample if it is authorized by 42 U.S.C. § 14135a.
(3)	The defendant must advise the court or the pretrial services office or supervising officer in writing before making any change of residence or telephone number.
(4)	The defendant must appear in court as required and, if convicted, must surrender as directed to serve a sentence that the court may impose.
	The defendant must appear at:
	Place
	on
	Date and Time

If blank, defendant will be notified of next appearance.

(5) The defendant must sign an Appearance Bond, if ordered.

AO 199B (Rev. 12/11) Additional Conditions of Release

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ADDITIONAL CONDITIONS OF RELEASE

)		(6)			defendant is placed in the custody of:
					on or organization
					ress (only if above is an organization)
	ar	000	to	City	and state Tel. No
e	de	fer	ıda	nt vi	olates a condition of release or is no longer in the custodian's custody.
					Signed:
)	,	(7)	l	The	defendant must:
					submit to supervision by and report for supervision to thePretrial Services as directed ,
					telephone number, no later than
	(continue or actively seek employment.
	()	(c)	continue or start an education program.
					surrender any passport to: The Office of Probation & Pretrial Services
					not obtain a passport or other international travel document.
	(×)		abide by the following restrictions on personal association, residence, or travel: <u>Travel is restricted to the United States.</u>
					Travel away from the home is permitted with advance notice as required by pretrial office.
	(X)	(g)	avoid all contact, directly or indirectly, with any person who is or may be a victim or witness in the investigation or prosecution,
					including: co-defendants (unless in the presence of counsel). This condition excludes family members.
	()	(h)	get medical or psychiatric treatment:
	`				
	()	(i)	return to custody each ato'clock after being released at o'clock for employment, schooling,
					or the following purposes:
	,		`	(i)	
	`		,	U)	maintain residence at a halfway house or community corrections center, as the pretrial services office or supervising officer considers necessary.
	(×)	(k)	not possess a firearm, destructive device, or other weapon.
	(not use alcohol () at all () excessively.
	()	(m)	not use or unlawfully possess a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed
					medical practitioner.
	()	(n)	submit to testing for a prohibited substance if required by the pretrial services office or supervising officer. Testing may be used with random
					frequency and may include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibite
					substance screening or testing. The defendant must not obstruct, attempt to obstruct, or tamper with the efficiency and accuracy of prohibite substance screening or testing.
	1		١	(n)	
	`		,	(0)	participate in a program of inpatient or outpatient substance abuse therapy and counseling if directed by the pretrial services office of supervising officer.
	()	(p)	participate in one of the following location restriction programs and comply with its requirements as directed.
					() (i) Curfew. You are restricted to your residence every day () from to or () as
					directed by the pretrial services office or supervising officer; or
					() (ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities
					approved in advance by the pretrial services office or supervising officer; or
					()(iii) Home Incarceration. You are restricted to 24-hour-a-day lock-down at your residence except for medical necessities and
					court appearances or other activities specifically approved by the court.
	()	(q)	submit to location monitoring as directed by the pretrial services office or supervising officer and comply with all of the program
					requirements and instructions provided.
					() You must pay all or part of the cost of the program based on your ability to pay as determined by the pretrial services office or
					supervising officer.
	(×)	(r)	report as soon as possible, to the pretrial services office or supervising officer, every contact with law enforcement personnel, including
	1	v	`	(e)	arrests, questioning, or traffic stops. Maintain residence and do not move without prior permission.
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AO 199C (Rev. 09/08) Advice of Penalties

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ADVICE OF PENALTIES AND SANCTIONS

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

Violating any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of your release, an order of detention, a forfeiture of any bond, and a prosecution for contempt of court and could result in imprisonment, a fine, or both.

While on release, if you commit a federal felony offense the punishment is an additional prison term of not more than ten years and for a federal misdemeanor offense the punishment is an additional prison term of not more than one year. This sentence will be consecutive (i.e., in addition to) to any other sentence you receive.

It is a crime punishable by up to ten years in prison, and a \$250,000 fine, or both, to: obstruct a criminal investigation; tamper with a witness, victim, or informant; retaliate or attempt to retaliate against a witness, victim, or informant; or intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If, after release, you knowingly fail to appear as the conditions of release require, or to surrender to serve a sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more you will be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years you will be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony you will be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor you will be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender will be consecutive to any other sentence you receive. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of the Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions
of release, to appear as directed, and surrender to serve any sentence imposed. I am aware of the penalties and sanctions set forth above
Defendant's Signature
Buita, MA
City and State

	Directions to the United States Marshal
	The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judge that the defendant has posted bond and/or complied with all other conditions for release. If still in custody, the defendant must be produced before the appropriate judge at the time and place specified.
Date:	4/3/19 Kellyeum Belwort Judicial Officer's Signature
	Kellyann Belmont, Deputy Clerk
	Printed name and title